owner of the decision within 15 days of receiving the offer to buy the acquired agricultural real estate at a value less than the appraised value. The previous owner has 15 days from receipt of the notice to submit an offer to buy at such price or under such terms and conditions. The System institution may not sell the acquired agricultural real estate to any other person:

- (i) At a price equal to, or less than, that offered by the previous owner; or
- (ii) On different terms or conditions than those extended to the previous owner without first notifying the previous owner by certified mail and providing an opportunity to buy the property at such price or under such terms and conditions.
- (d) For purposes of this section, financing by the System institution is not a term or condition of the sale of acquired agricultural real estate. A System institution is not required to provide financing to the previous owner for purchase of acquired agricultural real estate.

§617.7615 What should the System institution do when it decides to lease acquired agricultural real estate?

- (a) Notify the previous owner,
- (1) Within 15 days of the System institution's decision to lease acquired agricultural real estate, it must notify the previous owner, by certified mail, of the property's appraised rental value, as established by an accredited appraiser, and of the previous owner's right to:
- (i) Lease the property at a rate equivalent to the appraised rental value of the property, or
- (ii) Offer to lease the property at rate that is less than the appraised rental value of the property.
- (2) That any offer must be received within 15 days of receipt of the notice.
- (b) Act on an offer to lease the acquired agricultural real estate at a rate equivalent to the appraised rental value of the property.
- (1) Within 15 days after receipt of such offer, the System institution may accept the offer to lease the property at the appraised rental value and lease the property to the previous owner, or
- (2) Within 15 days after receipt of such offer, the System institution may

reject the offer to lease the property at the appraised rental value when the institution determines that the previous owner:

- (i) Does not have the resources available to conduct a successful farming or ranching operation; or
- (ii) Cannot meet all the payments, terms, and conditions of such lease.
- (c) Act on an offer to lease the acquired agricultural real estate at a rate that is less than the appraised rental value of the property.
- (1) The System institution must consider the offer to lease the property at a rate that is less than the appraised rental value of the property. Notice of the decision to accept or reject such offer must be provided to the previous owner within 15 days of receipt of the offer.
- (2) If the System institution accepts the offer to lease the property at less than the appraised rental value, it must notify the previous owner and lease the property to the previous owner.
- (3) If the institution rejects the offer, the System institution must notify the previous owner of this decision. The previous owner has 15 days after receipt of the notice in which to agree to lease the property at such rate or under such terms and conditions. The System institution may not lease the property to any other person:
- (i) At a rate equal to or less than that offered by the previous owner; or
- (ii) On different terms and conditions than those that were extended to the previous owner without first informing the previous owner by certified mail and providing an opportunity to lease the property at such rate or under such terms and conditions.

§617.7620 What should the System institution do when it decides to sell acquired agricultural real estate at a public auction?

System institutions electing to sell or lease acquired agricultural real estate or a portion of it through a public auction, competitive bidding process, or other similar public offering must:

(a) Notify the previous owner, by certified mail, of the availability of such property. The notice must contain the minimum amount, if any, required to

§617.7625

qualify a bid as acceptable to the institution and any terms or conditions to which such sale or lease will be subject;

- (b) Accept the offer by the previous owner if the System institution receives two or more qualified bids in the same amount, the bids are the highest received, and one of the qualified bids is from the previous owner; and
- (c) Not discriminate against a previous owner in these proceedings.

§ 617.7625 Whom should the System institution notify?

Each certified mail notice requirement in this section is fully satisfied by mailing one certified mail notice to the last known address of the previous owner or owners.

§617.7630 Does this Federal requirement affect any state property laws?

The rights provided under section 4.36 of the Act and this section do not affect any right of first refusal under the law of the state in which the property is located.

PART 618—GENERAL PROVISIONS

Subpart A—Related Services

Sec.

618.8000 Definitions.

618.8005 Eligibility.

618.8010 Related services authorization process.

618.8015 Policy guidelines.

618.8020 Feasibility requirements.

618.8025 Feasibility reviews.

618.8030 Out-of-territory related services.

Subpart B—Member Insurance

618.8040 Authorized insurance services.

Subparts C-F [Reserved]

Subpart G—Releasing Information

618.8300 General regulation.

618.8310 Lists of borrowers and stockholders.

618.8320 Data regarding borrowers and loan applicants.

618.8325 Disclosure of loan documents.

 $618.8330\,$ Production of documents and testimony during litigation.

618.8340 [Reserved]

Subpart H—Disposition of Obsolete Records

618.8360 [Reserved] 618.8370 [Reserved]

Subpart I [Reserved]

Subpart J—Internal Controls

618.8430 Internal controls. 618.8440 Planning.

AUTHORITY: Secs. 1.5, 1.11, 1.12, 2.2, 2.4, 2.5, 2.12, 3.1, 3.7, 4.12, 4.13A, 4.25, 4.29, 5.9, 5.10, 5.17 of the Farm Credit Act (12 U.S.C. 2013, 2019, 2020, 2073, 2075, 2076, 2093, 2122, 2128, 2183, 2200, 2211, 2218, 2243, 2244, 2252).

Subpart A—Related Services

SOURCE: 60 FR 34099, June 30, 1995, unless otherwise noted.

§618.8000 Definitions.

For the purposes of this subpart, the following definitions shall apply:

- (a) *Program* means the method or procedures used to deliver a related service. This distinguishes the particulars of how a related service will be provided from the type of activity or concept.
- (b) Related service means any service or type of activity provided by a System bank or association that is appropriate to the recipient's operations, including control of related financial matters. The term "related service" includes, but is not limited to, technical assistance, financially related services and insurance, but does not include lending or leasing activities.
- (c) System banks and associations means Farm Credit Banks, agricultural credit banks, banks for cooperatives, agricultural credit associations, production credit associations, Federal land bank associations, Federal land credit associations, and service corporations formed pursuant to section 4.25 of the Act.

[60 FR 34099, June 30, 1995, as amended at 69 FR 43514, July 21, 2004

§618.8005 Eligibility.

(a) Farm Credit Banks and associations may offer related services appropriate to on-farm and aquatic operations to persons eligible to borrow as